1 2	Snell & Wilmer L.L.P. Randal S. Weide, NV Bar No. 5541 Jacey Prupas, NV Bar No. 9156 David G. Barker (admitted pro hac vice) Zachary G. Schroeder (admitted pro hac vice) 1700 South Pavilion Center Drive, Suite 700 Las Vegas, Nevada 89135-1865 Telephone: 702.784.5200 Especiation 702.784.5252		
3			
4			
5			
	Facsimile: 702.784.5252 sweide@swlaw.com		
6 7	jprupas@swlaw.com dbarker@swlaw.com zschroeder@swlaw.com		
8	Timothy J. Ziolkowski (admitted <i>pro hac vice</i>) Jacob M. Fritz (admitted <i>pro hac vice</i>)		
9	ZIOLKOWSKI PATENT SOLUTIONS GROUP, SC 136 S. Wisconsin Street Port Washington, WI 53074 Telephone: 262.268.8100 Facsimile: 262.268.8185 tjz@zpatents.com jmf@zpatents.com		
10			
11			
12			
13	Attorneys for Champion Power Equipment, Inc.		
14			
15	IN THE UNITED STATES DISTRICT COURT		
16 17	FOR THE DISTRICT OF NEVADA		
18	CHAMPION POWER EQUIPMENT, INC.,	Case No. 3:25-cv-00239	
19	Plaintiff,	ORDER GRANTING JOINT	
20	V.	STIPULATION TO EXTEND DEADLINE FOR DEFENDANTS TO	
21	WESTINGHOUSE ELECTRIC	FILE ANSWER TO COMPLAINT	
22	CORPORATION; WESTINGHOUSE ELECTRIC AND MANUFACTURING	First Request	
2324	COMPANY, LLC; MIDWEST EQUIPMENT SALES, LLC; and MWE INVESTMENTS, LLC,		
25	Defendants.		
26	Pursuant to LR IA 6-1, the Parties hereby	stipulate to extending the deadline for Defendants	
27	Westinghouse Electric Corp., Westinghouse Electric and Manufacturing Company, LLC, Midwest		
28			

SNELL & WILMER L.L.P. ATTORNEYS AT LAW LAS VEGAS Equipment Sales, LLC, and MWE Investments, LLC (the "Defendants") ¹ to respond to the Complaint [ECF 7] by three weeks. Defendants' current deadline to respond to the Complaint is July 15, 2025 and the Parties stipulate and request that this deadline be extended through and including August 5, 2025. This is the Parties' first request to extend this deadline.

Prior to Defendants responding to the Complaint, the Parties met and conferred regarding a dispute surrounding the adequacy of the named defendants. In order to save the Parties' and judicial resources, and to avoid unnecessary motion practice, the Parties have agreed to work together to resolve these disputes. Before the expiration of Defendants' proposed deadline to respond to the Complaint, the Parties anticipate filing a stipulation pursuant to Fed. R. Civ. P. 15(a)(2) and LR 15-1 to allow Plaintiff Champion Power Equipment, Inc. to file a First Amended Complaint, resolving these disputes.

SNELL & WILMER L.L.P. ¹ Defendants Westinghouse Electric Corp., Westinghouse Electric and Manufacturing Company, LLC, Midwest Equipment Sales, LLC, and MWE Investments, LLC (the "Defendants") make a limited appearance solely for the purpose of this stipulation.

1	Dated: July 14, 2025	SNELL & WILMER L.L.P.
2		
3		By:
4		Randal S. Weide
5		Jacey Prupas David G. Barker Zachary G. Schroeder
6		
7		Timothy J. Ziolkowski Jacob M. Fritz ZIOLKOWSKIN PATENT SOLUTIONS
8		GROUP, SC
9		Attorneys for Plaintiff
10		LEX TECNICA, LTD.
11		
12		By: /s/F Christopher Austin (with normission)
13		By: <u>/s/F. Christopher Austin (with permission)</u> F. Christopher Austin Nevada Bar No. 6559
14		Scott Whitworth Nevada Bar No. 15671
15		10161 Park Run Drive, Suite 150
16		Las Vegas, Nevada 89145 Phone: (725) 239-8413
17		chris@lextecnica.com scott@lextecnica.com
18		Attorney for Defendants
19		
20		
21		
22		ORDER
23	IT IS SO ORDERED.	
24	DATED: July 15, 2025.	
25		Non.
26		ID HIMTO COLAMINATION AND AND AND AND AND AND AND AND AND AN
27		UNITED STATES MAGISTRATE JUDGE
28 SNELL & WILMER L.L.P. ATTORNEYS AT LAW LAS VEGAS		

- 3 -